GERSTEN SAVAGE LLP

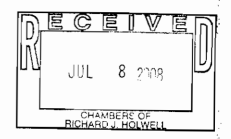
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July 8, 2008

VIA_FACSIMILE

Hon. Richard J. Holwell
United States District Court for the
Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street, Room 150
New York, New York 10007-1312



RE: United States v. Victor Manauris Garcia-Lantigua Docket No.: 08 CR 464 (RJH)

Dear Judge Holwell:

We submit this letter-motion on behalf of the defendant, Victor Garcia-Lantigua, most respectfully requesting that this Honorable Court modify his bail conditions consistent with the colloquy at his arraignment which took place last week, and with the governments consent.

The defendant is presently being electronically monitored and his Pre-Trial Services
Officer is Mr. Franco Furelli. He is presently permitted out of his home for work five days per
week from 10 A.M. to 10 P.M..

Accordingly, we hereby request that Mr. Lantigua be permitted to leave his home six days per week, between 8:30 A.M. and 11:30 P.M. for work related purposes. Further, that he be permitted to meet with me in my offices when I require that he do so.

Your consideration is greatly appreciated.

cc: AUSA Parvin Moyne
U.S. Pre-Trial Services Officer Franco Furelli

Application Country
Terms and conditions of
Bail mudified as

AFFILIATED WITH WHITEMAN OSTERMAN & HANNA LLP | ONE COMMERCE PLAZA | ALBANY NY 12250| T: 518-41

NO 5151 P. 2/2

CESTERN, SAVAGE

ctfully,

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